From: Jones, Danielle Y. EOP/OMB Ex. 6 Personal Privacy (PP)

Sent: 4/28/2021 12:10:39 AM

To: Smith, Peterj [Smith.Peterj@epa.gov]

CC: Hofmann, Angela [Hofmann.Angela@epa.gov]; Mudd, Austin B. EOP/OMB Ex. 6 Personal Privacy (PP)

Cooperstein, Sharon [Cooperstein.Sharon@epa.gov]; Griffin, Stephanie [griffin.stephanie@epa.gov]; Callahan, Leigh [Callahan.Leigh@epa.gov]; Sleasman, Katherine [Sleasman.Katherine@epa.gov]; Siu, Carolyn [siu.carolyn@epa.gov]

Subject: RE: EO 12866 Interagency Review: EPA's Reporting and Recordkeeping for Perfluoroalkyl or Polyfluoroalkyl

Substances Under Section 8(a)(7) of the Toxic Substances Control Act (TSCA) (RIN 2070-AK67)

Attachments: EO 12866 Interagency Followup comments TSCA Section 8a PFAS NPRM EA RIN 2070-AK67.docx; EO 12866

Interagency Followup comments TSCA Section 8a PFAS NPRM FRN RIN 2070-AK67.docx

Importance: High Follow up

Hi Peter,

Attached are the interagency follow-up comments on the rule and EA. Please note that there are several comments on the EA regarding the OMB Asserted - Ex. 5 Deliberative Process (DP) We appreciate the economist trying to address, but OMB Asserted - Ex. 5 Deliberative Process (DP)

OMB Asserted - Ex. 5 Deliberative Process (DP)

Perhaps another call would help to resolve and provide a path forward for the final rule.

Please let me know if you have any questions regarding the follow-up comments. I did my best to indicate when a comment was considered resolved. All follow-up or new comments have a header of NEW COMMENT.

All the best, Danielle

Thanks,

Danielle Y. Jones

Cell Ex. 6 Personal Privacy (PP)

From: Smith, Peterj <Smith.Peterj@epa.gov>

Sent: Friday, April 9, 2021 9:51 AM

To: Jones, Danielle Y. EOP/OMB Ex. 6 Personal Privacy (PP)

Hi Danielle,

I am pleased to provide EPA's responses to the March 22, 2021 round of interagency comments on the draft NPRM and EA addressing reporting and recordkeeping requirements for PFAS under TSCA section 8(a)(7). The comments included a request for a crosswalk of the proposed data elements for this rule with those collected via CDR & PMN forms. That crosswalk is also provided for informational purposes and it is not intended to be received as a statement concerning potential duplication. Please let me know if you or other reviewers have additional questions or comments, and if an interagency call is desired to discuss them.

All the best, Peter

NOTICE: If this electronic communication explains, justifies, or documents an official action or decision, it may be subject to federal records requirements. Federal employees should evaluate the contents of this message before deleting it. Peter J. Smith | Office phone (202) 564-0262 | Mobile phone (202) 845-3485 | E-mail smith.peterj@epa.gov US Environmental Protection Agency Office of Chemical Safety & Pollution Prevention | Regulatory Support Branch Ex. 6 Personal Privacy (PP) From: Jones, Danielle Y. EOP/OMB Sent: Monday, March 22, 2021 7:20 PM To: Smith, Peterj < Smith. Peterj@epa.gov> Cc: Hofmann, Angela < Hofmann. Angela@epa.gov>; Mudd, Austin B. EOP/OME Ex. 6 Personal Privacy (PP) Cooperstein, Sharon < Cooperstein. Sharon@epa.gov> Subject: EO 12866 Interagency Review: EPA's Reporting and Recordkeeping for Perfluoroalkyl or Polyfluoroalkyl Substances Under Section 8(a)(7) of the Toxic Substances Control Act (TSCA) (RIN 2070-AK67) Importance: High Hi Peter, Attached are the interagency comments on the EPA's draft proposed TSCA Section 8a PFAS rule. Below are some of the overarching comments: Ex. 5 Deliberative Process (DP)

Please let me know if you have any questions or if you would like to schedule a call to discuss some of the comments on the EA.

All the best, Danielle

Danielle Y. Jones Senior Policy Analyst

Office of Management and Budget | Office of Information and Regulatory Affairs

Cell: Ex. 6 Personal Privacy (PP) Phone: (Ex. 6 Personal Privacy (PP)